

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

DREW DIXON,

Plaintiff,

Case No.: 1:23-cv-09878-JAV

v.

ANTONIO MARQUIS “L.A.” REID,

Defendant.

/

SIXTEENTH JOINT DISCOVERY STATUS REPORT

Pursuant to the Court’s Civil Case Management Plan and Scheduling Order (Dkt. 21) (“Notice”), counsel for Plaintiff Drew Dixon and Defendant Antonio Marquis “L.A.” Reid respectfully submit their sixteenth monthly Joint Discovery Status Report updating the Court on the parties’ progress in discovery as of July 1, 2025.

SIXTEENTH DISCOVERY REPORT

A. Status of Discovery

a. Plaintiff's Position:

- i. As explained more fully in Plaintiff's Opposition to Defense Counsel's Motion to Withdraw (Dkt. 154, 156), which Plaintiff incorporates by reference herein, the spoliation review of Defendant's devices and financial discovery remain ongoing. The parties are in the process of scheduling another meet and confer regarding the spoliation review and are awaiting a response from Kroll, the discovery vendor. On June 30, 2025, Defendant made a second production of tax returns. However, many of the other documents Plaintiff requested (for example, information on domestic and foreign bank accounts, pay stubs, information on all real property, etc.) remain outstanding.
- ii. Once all the requested financial discovery has been produced, Plaintiff will notice the continued depositions of Defendant's business manager, Richard Johnson; Defendant's business partner, Larry Jackson; and the deposition of Defendant's current accountant, Jeffrey Turner.

b. Defendant's Position:

- i. Defendant concurs and has nothing further to add to Plaintiff's stated position.

DATED: July 1, 2025

Respectfully submitted,

/s/ Kenya K. Davis

/s/ Shawn Holley

Kenya K. Davis
Boies Schiller Flexner LLP

Shawn Holley (*pro hac vice*)
Kate Mangels (*pro hac vice*)

1401 New York Ave., NW
Washington, DC 20005
(202) 237-9608
kdavis@bsflp.com

Sigrid S. McCawley
Daniel J. Crispino (*pro hac vice*)
Amber S. Stewart (*pro hac vice*)
Boies Schiller Flexner LLP
401 E. Las Olas Blvd., Suite 1200
Fort Lauderdale, FL 33301
(954) 356-0011
smccawley@bsflp.com
dcrispino@bsflp.com
astewart@bsflp.com

Suann MacIssac (*pro hac vice*)
Gregory Korn (*pro hac vice*)
Kinsella Holley Iser Kump Steinsapir LLP
11766 Wilshire Boulevard, Suite 750
Los Angeles, CA 90025
(310) 566-9822
sholley@khiks.com
kmangels@khiks.com
smacisaac@khiks.com
gkorn@khiks.com

*Counsel for Defendant Antonio Marquis
“L.A.” Reid*

Counsel for Plaintiff Drew Dixon

CERTIFICATE OF SERVICE

I certify that on July 1, 2025, I electronically served *Sixteenth Joint Discovery Status Report* via ECF to all counsel of record.

/s/ Kenya K. Davis
Kenya K. Davis

Counsel for Plaintiff Drew Dixon